

NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 977(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 977(b). This opinion has not been certified for publication or ordered published for purposes of rule 977.

**IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION TWO**

In re ADRIAN C., a Person Coming Under
the Juvenile Court Law.

THE PEOPLE,

Plaintiff and Respondent,

v.

ADRIAN C.,

Defendant and Appellant.

E036239

(Super.Ct.No. INJ015875)

**ORDER MODIFYING OPINION
AND DENYING PETITION
FOR REHEARING
[NO CHANGE IN JUDGMENT]**

The petition for rehearing is denied. The opinion filed in this matter on January 26, 2005, is modified as follows:

On page 10, at the end of the first complete paragraph, the following footnote is inserted:

⁴ We note, as minor points out, that under *Quiroga* a defendant has a First Amendment right to “dispute” an officer’s actions *before* a prebooking situation. (*People v. Quiroga, supra*, 15 Cal.App.4th at p. 966.) However, we find that case distinguishable. First, *Quiroga* involved an adult defendant, unlike the present case. Second, minor’s conduct here was on

school grounds -- a place where special rules and regulations control. (*In re Randy G.*, *supra*, 26 Cal.App.4th at p. 566.)

Except for this modification, the opinion remains unchanged. This modification does not effect a change in the judgment.

NOT TO BE PUBLISHED IN OFFICIAL REPORTS

RICHLI
J.

We concur:

McKINSTER
Acting P.J.

GAUT
J.